Case 2:21-cr-00111-WBS Document 32 Filed 12/08/22 Page 1 of 3

1	HEATHER E. WILLIAMS, SBN #122664 Federal Defender HANNAH LABAREE, # 294338 Assistant Federal Defender 801 I Street, 3 rd Floor	
2		
3		
4	Sacramento, CA 95814 Tel: 916-498-5700/Fax 916-498-5710	
5	Attorneys for Defendant ROBERT ALLEN POOLEY	
6		
7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE EASTERN DISTRICT OF CALIFORNIA	
9	UNITED STATES OF AMERICA,) Case No. 2:21-cr-00111-WBS-1
10	Plaintiff,) STIPULATION AND ORDER TO CONTINUE) STATUS CONFERENCE, AND TO EXCLUDE
11	VS.) TIME
12	ROBERT ALLEN POOLEY) Date: February 13, 2023) Time: 9:00 a.m.
13	Defendant.	Judge: Hon. William B. Shubb
14		3
15	IT IS HEREBY STIPULATED by	and between the parties hereto through their
16	respective counsel, Acting United States Attorney Phillip Talbert, through Assistant United	
17	States Attornies Christopher Stanton Hales and Katherine Theresa Lydon, attorneys for Plaintiff,	
18	and Federal Defender Heather Williams, through Assistant Federal Defender Hannah Labaree,	
19	attorney for defendant Robert Allen Pooley, that the previously-scheduled status conference date	
20	of December 12, 2022, be vacated and the matter be set for status conference on February 13,	
21 22	2023 at 9:00 a.m, at the defendant's request.	
23	To date, the government has produced over 19,000 individual Bates-stamped items, with	
	additional discovery amounting to over 6 terabytes of data available for further production and	
24 25	inspection. Counsel for the defendant requires time to review discovery, conduct independent	
	investigation, and meet with her client to re	eview the material.
26		

27

28

Case 2:21-cr-00111-WBS Document 32 Filed 12/08/22 Page 2 of 3

1 For all these reasons, Defense counsel believe that the failure to grant the above-2 requested continuance would deny them the reasonable time necessary for effective preparation, 3 taking into account the exercise of due diligence. 4 Based upon the foregoing, the parties agree time under the Speedy Trial Act should be 5 excluded from this order's date through and including December 5, 2022, pursuant to 18 U.S.C. 6 §3161 (h)(7)(A)and (B)(iv) (reasonable time to prepare), and General Order 479, Local Code T4, 7 based upon continuity of counsel and defense preparation. 8 Counsel and the defendant also agree that the ends of justice served by the Court granting 9 this continuance outweigh the best interests of the public and the defendant in a speedy trial. 10 Respectfully submitted, 11 Dated: December 7, 2022 HEATHER E. WILLIAMS Federal Defender 12 /s/ Hannah Labaree 13 **HANNAH LABAREE** Assistant Federal Defender 14 Attorney for Defendant ROBERT ALLEN POOLEY 15 16 Dated: December 7, 2022 PHILLIP A. TALBERT **United States Attorney** 17 /s/Christopher Stanton Hales 18 CHRISTOPHER STANTON HALES Assistant U.S. Attorney 19 Attorney for Plaintiff 20 21 22 23 24 25 26 27

28

1 2

<u>ORDER</u>

IT IS HEREBY ORDERED, the Court, having received, read, and considered the parties' stipulation, and good cause appearing therefore, adopts the parties' stipulation in its entirety as its Order. The Court specifically finds the failure to grant a continuance in this case would deny counsel reasonable time necessary for effective preparation, taking into account the exercise of due diligence. The Court finds the ends of justice are served by granting the requested continuance and outweigh the best interests of the public and defendant in a speedy trial.

The Court orders the time from the date of this order, up to and including February 13, 2023, shall be excluded from computation of time within which the trial of this case must be commenced under the Speedy Trial Act, pursuant to 18 U.S.C. § 3161(h)(7)(A) and(B)(iv) [reasonable time for counsel to prepare] and General Order 479, (Local Code T4). It is further ordered the December 12, 2022 status conference shall be continued until February 13, 2023, at 9:00 a.m.

Dated: December 8, 2022 WILLIAM B

UNITED STATES DISTRICT JUDGE